

**ONTARIO  
SUPERIOR COURT OF JUSTICE  
COMMERCIAL LIST**

BETWEEN:

**CANADIAN IMPERIAL BANK OF COMMERCE**

Plaintiff

- and -

**SIMRANJIT DHILLON, MANDHIR DHILLON, SARBJIT DHILLON, MANDEEP DHILLON, 908593 ONTARIO LIMITED, (OPERATING AS EAGLE TRAVEL PLAZA, 402 ESSO TRAVEL CENTRE, EAGLE FLEET SERVICES, 18 WHEELER TRUCK STOP AND BLOOMFIELD TRUCK STOP), 1393382 ONTARIO LIMITED, 2145744 ONTARIO LIMITED, 2145754 ONTARIO LIMITED, 1552838 ONTARIO INC., 2189788 ONTARIO INC., 2123618 ONTARIO LIMITED, 1849722 ONTARIO LTD., 2469244 ONTARIO LIMITED, 2364507 ONTARIO LIMITED, 1254044 ONTARIO LIMITED, 2612550 ONTARIO LIMITED, 2541899 ONTARIO LIMITED, 2571279 ONTARIO INC., 2541900 ONTARIO LIMITED,, 2587984 ONTARIO INC., 2561534 ONTARIO LIMITED,, 2431264 ONTARIO INC., 2542372 ONTARIO INC., 2034039 ONTARIO INC., 5009770 ONTARIO LIMITED, 5009771 ONTARIO LIMITED, 1107943 ONTARIO INC., 1786675 ONTARIO LIMITED, 1797598 ONTARIO LTD., 1325109 ONTARIO LIMITED, 2660556 ONTARIO LIMITED, AND 2665448 ONTARIO LTD., 1882190 ONTARIO INC., 2616768 ONTARIO LIMITED, 2616766 ONTARIO LIMITED, 2652876 ONTARIO LTD, 2598753 ONTARIO LIMITED, HIRA DHILLON, MAHAN DHILLON, DOE 1 INC., DOE 2 INC., JANE DOE 1, JANE DOE 2, JOHN DOE 1 and JOHN DOE 2**

Defendants

**Endorsement**

Hainey J.  
August 4, 2020

1. This matter was heard by video conference (Zoom) in accordance with the changes in the operation of the Commercial List in light of the COVID-19 crisis and the Chief Justice's Notice to the Profession.
2. BDO, in its capacity as the Receiver of 908593 Ontario Limited (operating as Eagle Travel Plaza) ("**Eagle Travel**") et al. seeks court approval of a collective process by which it will pursue invoice claims against customers of Eagle Travel (the "**Receiver's Collection Plan**").

3. I am satisfied that the Receiver's Collection Plan is consistent with applicable principles of procedural fairness, and will secure the just, most expeditious and least expensive determination of the Receiver's claims against the customers, on their merits, and that the Receiver's Collection Plan should be approved in the form of the attached Receiver's Collection Order.
4. The Comeback Hearing referred to in the Receiver's Collection Order is scheduled for August 26, 2020 at 10:00 a.m. for one hour, confirmed.
5. I am further satisfied that the Ancillary Order authorizing the amendment of the Receiver's statement of claim against Atradius should issue.
6. The institution of the Collection Plan is without prejudice to Atradius. Atradius' rights and defences are fully reserved.
7. There should be a sealing order on the terms of paragraph 2 of the Ancillary Order.
8. The Receiver's Collection Order and Ancillary Order are in effect today. They do not need to be entered.

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A handwritten signature in cursive script, appearing to read "Harvey J.", written in black ink.

August 4, 2020